



## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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In re the Application of: John C. Calhoun, Jr., et al.

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Examiner: V. Frenel

Filed: July 6, 2000

Serial No.: 09/611165

Group Art Unit: 3626

For: WEB-BASED MANAGED CARE SYSTEM HAVING A COMMON

ADMINISTRATIVE ACCOUNT

Mail Stop NON-FEE AMENDMENT Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

## CERTIFICATE OF MAILING

I hereby certify that this compropordence is being deposited with the United States Postal Service as great class mail in an envelope addressed to: Mail Stop NON-FEE AMENIAM NOT Commissioner for Patents. P.O. Box 1450. Abrandris. VA 22/17-4480

and I - 19/20

Signature ....

DECLARATION OF CHERYL A. SETZER PURSUANT TO 37 C.F.R. § 1.131

## Dear Sir:

- I, Cheryl A. Setzer, do hereby state and declare:
- 1. I am an employee of Perot Systems Corporation ("Perot Systems"), and work as a Senior Legal Specialist for the Legal Services Division of the Legal Department of Perot Systems.
- 2. My work involves administering the patent program for Perot Systems.
- 3. I receive and review all invention disclosures submitted to the corporate patent program from employees of Perot Systems.
- 4. Prior to May 14, 2000, the inventors in the above referenced application ("the application"), John C. Calhoun, Jr., Mark P. McCormick, Michael D. Abbott, and Paul

Patent Application
Docket # 92717-00346

J. Grous ("the inventors") submitted an invention disclosure upon which the application is based.

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- 5. Prior to May 14, 2000, the invention disclosure was forwarded to Perot Systems' patent review committee for purposes of obtaining approval to file a patent application for the invention.
- 6. To the best of my knowledge, Perot Systems' patent review committee followed its standard procedures in reviewing and subsequently approving of the drafting and filing of the application, prior to May 14, 2000.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

October 19, 2004

Cheryl A Setzer